United States District Court

WESTERN DISTRICT OF MICHIGAN

| UNITE V. | D S1 | TATES OF AMERICA | ORDER OF DETENTION PENDING TRIAL | |
|--------------------|------------------------|---|--|--|
| Damond Dshan Bean | | | Case Number: 1:05-cr-00163 | |
| facts re | In a quire | accordance with the Bail Reform Act, 18 U.S.C the detention of the defendant pending trial i | C. § 3142(f), a detention hearing has been held. I conclude that the following n this case. | |
| | (1) | The defendant is charged with an offense de offense state or local offense that would jurisdiction had existed – that is a crime of violence as defined in 18 U.S. an offense for which the maximum sent | | |
| | (3) | in 18 U.S.C. § 3142(f)(1)(A)-(C), or com The offense described in finding (1) was cor or local offense. A period of not more than five years has ela imprisonment for the offense described in fir Findings Nos. (1),(2) and (3) establish a reb | efendant had been convicted of two or more prior federal offenses described sparable state or local offenses. mmitted while the defendant was on release pending trial for a federal, state psed since the date of conviction release of the defendant from nding (1). uttable presumption that no condition or combination of conditions will erson(s) and the community. I further find that the defendant has not | |
| X | (1) | There is probable cause to believe that the of for which a maximum term of imprisonm | ternate Findings (A) defendant has committed an offense nent of ten years or more is prescribed in the Controlled Substances Act | |
| X | (2) | under 18 U.S.C. § 924(c). The defendant has not rebutted the presump will reasonably assure the appearance of the | ption established by finding (1) that no condition or combination of conditions e defendant as required and the safety of the community. | |
| | | There is a serious risk that the defendant wi | ternate Findings (B) Il not appear. Il endanger the safety of another person or the community. | |
| | l fin | | tatement of Reasons for Detention submitted at the hearing establish by clear and convincing evidence that | |
| 2. [3. [| Defen Defen | dant has used various aliases and false identi dant has two open warrants, both under an al dant has no verifiable employment. dant has two prior drug convictions and a cari | ias. | |
| appeal. the Uni | ions f The ted S | e defendant is committed to the custody of the acility separate, to the extent practicable, fror defendant shall be afforded a reasonable op tates or on request of an attorney for the Gov | ections Regarding Detention e Attorney General or his designated representative for confinement in a m persons awaiting or serving sentences or being held in custody pending portunity for private consultation with defense counsel. On order of a court of ternment, the person in charge of the corrections facility shall deliver the f an appearance in connection with a court proceeding. | |
| June 7, 2006 | | | /s/ Ellen S. Carmody | |
| Date | | | Signature of Judge | |
| | | | Ellen S. Carmody, United States Magistrate Judge | |

Name and Title of Judge